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ausiness should be addressed New Mexican Printing Co., Santa Fe, New Mexico.

The New Mexican is the oldest newsoaper in New Mexico. It is sent to every Post Office in the Territory and has a large and growing circulation among the intelli-gent and progressive people of the south-

WEDNESDAY, MAY 22.

THE farmers and stockmen of New Mexico are a joyous lot these days. AND still those World's fair awards due

New Mexico exhibitors are out of sight! THE A., T. & S. F. officials are display

ing a commendable interest in promoting the success of the national irrigation congress which meets in Albuquerque Sep-

THE report that Miss Frances Willard will be led to the altar is improbable. zen. The lady may go to the altar, but will doubtless insist upon doing whatever leading is to be done.

SECRETARY OF AGRICULTURE MORTON has apparently undertaken to prove to Mr. Cleveland that Mr. Cleveland made a mistake in not appointing Morton secretary of the treasury.

GEN. LEW WALLACK is raising a rum pus over Indiana's G. A. R. monument pus over Indiana's G. A. R. monument damage to fruit crops by cold weather. and advances the not altogether original It is estimated that the loss on grapes in ize the martyred slain. The figure of "Indiana" in clinging robes does not suit the general's notions at all.

ABOUT as fishy a yarn as the press reports have brought out of Washington for many a day is that which says -China will borrow silver to pay the Japanese indemnity and agree to pay back the loan in gold! Oh what a dish of rot these goldites do serve out to the plain people.

SENATOR JOHN SHERMAN is expected to preside over the Ohio Republican state convention, which meets May 28. Mr. Sherman presided over the Ohio state convention that met the year before Fremont was nominated for the presidency. He has lived forty years within sight of goldites and the trusts.

A CRISIS AT HAND.

Rumors are again in circulation to the effect that the Rosebery ministry in Great Britain is about to collapse. Such an event seems near at hand whatever newspaper reports may be to the contrary, and when it does come there are circumstances attending it that will render it of far more than ordinary moment, for with the retirement of Rosebery either Chamberlain or Salisbury would most likely be called upon to form a new cabinet, and as both are the friends of silver the greatest concern attaches to the event. In all probability the queen's first action after accepting the resignations of the present cabinet would be to send for Salisbury, and if he should accept the premiership, what'a blow it would give the Rothschilds and other gold monometallists. Salisbury is for reopening the India mints to silver at the earliest possibility.

CALDWELL AT THE BAT.

No one man's utterances on the financial question will have greater weight in quarters where it will do the most good than those of Judge Henry C. Caldwell. Says he: "I have been surprised that the issue has been so long delayed. The fight ought to have been forced years ago on the line of absolute and unqualified free coinage of gold and silver at the ratio of 16 to 1, without regard to the action of England or any other foreign power. If we are to be subservient to England in our financial policy why not in other matters?" Judge Caldwell, as senior circuit judge for the 8th U. S. district court has a large and admiring constituency in the central west who will ponder well the conclusions his mature thought have reached on this all important subject.

A PRACTICAL IDEA.

The New Mexican hopes the report is true that Mother Katherine Drexel, now on a visit to Santa Fe, intends introducing such industrial enterprises as knitting, spinning and blanket weaving into the Indian schools under her philanthropic care. The education of Indian youth is a self-imposed labor of love with Mother Katherine, and in no way, in our judgment, could she attain such speedy and profitable results for the young Indians than by carrying out this idea. Primarily they are at home in the wool industry They are deft fingered and quick to learn They must have blankets and stockings and such articles, and many a bright Indian boy and girl would bless the day after leaving the teacher's care that inspired Sister Katherine to equip them with such knowledge as would enable them to earn good wages anywhere. Let

the experiment of the manufacture of woolens be given a practical test in the Indian schools.

THE SON OF HIS FATHER.

Secretary Carlisle's Covington speech against silver has stirred up a hornet's nest just over the river in Ohio. Allen W., the worthy son of a noble sire, "the noblest Roman of 'em all," gives Mr. Carlisle a scorching in the name of Ohio Democracy, and every word burns a feather out of his crest of fame. It is doubtful if anything meaner could be said of Carlisle than that he is now traveling through Kentucky and Tennessee "making the same speech that John Sherman made and has made for ten years."

Mr. Carlisle said that when Allen G. Thurman was in the U.S. senate he voted for the act of 1873, which demonstrized silver. He forgot to add that Thurman and other Democratic senators were mislead as to the contents of the act from the wording of its title; that it was stealthily manipulated through congress by John Sherman, Secretary of the Treasury Boutwell and Deputy Comptroller of Currency John J. Knox, and that after this fact became known Thurman and others denounced the trick. Thurman has always been a silver man, and Mr. Carlisle should have known it. In the first congress after Haves was elected president there was a silver debate in which Thurman and Conkling were leading on their respective sides. It was a great debate and led congress to pass the Bland Allison silver coinage act over President Hayes'

PRESS COMMENTS.

So It Wenld.

The situation is favorable for the ex-

They are Going Right Along.

The people of Santa Fe are doing all they can under existing conditions to advance the work of restoring the capitol. It will be some time before there will be any money available for the vigorous secution of the work, meanwhile all will be done with convict labor that can be accomplished .- Silver City Eagle.

New Mexico all Right.

Advices from the north indicate great idea that it should be made to memorial- the state of New York is fully \$2,000,000, and other fruit in proportion. New Mexactually exist, and come to New Mexico for sure crops.—Socorro Advertiser.

Has Lots of Company.

As a silver man Senator Elkins won't do. His talk about a larger use of silver is nonsense. There is no compromise between gold monometallism and bimet-allism. A man must be either one thing or the other. Either the mints must be open to the unrestricted coinage of silver and gold or the world must accept a gold standard, with all its manifold evils. Senator Elkins should get off the fence .-Denver Republican.

the White house, and he is still the same occupy exactly the same position Elkins occupies, and are trying to play fast and loose with the silver issue. If he won't do, please name one that will.—Albuquerque Democrat.

THE NEW MEXICAN.

Daily, English Weekly and Spanish Weekly editions, will be found on sale at the following news depots, where subscriptions may also be

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Notice of Sale

TERRITORY OF NEW MEXICO, County of Santa Fe. In the District Court of the First Judicial District in and for the County of Santa Fe.

In chancery The Farmers' Loan and Trust Com-Complainant,

vs.
The Texas, Santa Fe & Northern Railroad Company, The Santa Fe Southern Railway Company, Thomas B. Catron, John G. Albright, Ausel F. Goodrich, Daniel Cherry and Henry A. True, co-partners as Good-rich, Cherry & Co., Ralph W. Scott and Joseph Whitehead, co-partners as R. W. Scott & Co., Lionel D. Saxton and Edward F. Browne, copartners as Lionel D. Saxton & Co., Lionel A. Sheldon, Adam J. Hager, Robert Harvey, Administrator of the Estate of P. L. Van der Veer, deceased, Henry O. Bachelder and Edward L. Bachelder, surviv-ing partners of the firm of Bachelder Brothers, Bachelder Brothers, B. M. Read, George H. Marshall, C. L. Wheeler, John Burns, A. J. Livingston, D. Livingston, Isaac N. Stone, Ambrosio Ortiz, Cesaria R. de Ortiz, Juan B. Lucero, Dolores O. de Lucero, James B. Orman and William Crook, co-partners as Orman & Crook, Charles H. Gildersleeve, The Second National Bank of New Mexico at Santa Fe, and George C. Preston,

Defendants.

Whereas, in and by the decree of the

of the first mortgage bonds issued by the said The Texas, Santa Fe and Northern Railroad company, under the provisions of a certain deed of trust for the security of the said bonds, made and delivered by the said Railroad Company to the com-plainant, and bearing date the 17th day June, A. D. 1882, and recorded in the of tension of the Denver & Rio Grande rail- fice of the probate clerk and ex-officio reroad from Santa Fe to this city, via Cer-rillos and San Pedro. The extension the 18th day of July, A. D. 1882, in Book would be the best paying piece of rail-road in New Mexico.—Albuquerque Citi-zen. Cof Mortgage Deeds, at pages 66 to 79, inclusive, whereby the said Railroad Company conveyed to the said complainant, as trustee, all and singular the prop erty, franchises, rights and subject-mat cluding all the right, title and interest which the said Railroad Company, The Texas, Santa Fe and Northern Railroad Company, then had, or might at any time thereafter acquire, in or to all and singular the railroad of the said The Texas, Santa Fe and Northern Railroad wharves, structures, erections, fences, walls, fixtures, franchises, privileges, and good prices. Fruit growers of the east also all locomotives, engines, tenders, should accept the conditions as they care continuous as they care conti accept the conditions as they cars, carriages, tools, machinery, manucoal, wood and supplies, of every kind, belonging or appertaining to the said Railroad Company; also all the tools, incomes, issues and profits, arising out of the said property, and all right to receive and recover the same; also all estate, right, title and interest of the said, The Texas, Santa Fe and Northern Railroad Company in and to any and all real es-tate belonging to the said company; also all leasehold lands, with buildings thereon erected; also all piers, bulkheads and water fronts; also all estate, right, title and interest of the said Railroad Company, Demandante, pany in any other corporation; it being But why do you single out Stephen as a stradler? All the prominent Republicans east of the Mississippi river, with licans east of the Mississippi river, with only two or three honorable exceptions, and description, all and every right, title and interest of the said Railroad Company in or to the premises above mentioned or described, whether as lessees, or as holders of the stock or bonds of any other corporation, association or organization, or however such interest of the said Railroad Company may be regarded in law, or in equity, as subsisting or in-hering in the aforesaid premises, or any hering in the aforesaid premises, or any part thereof; it being the true intent and dor del estado de P. L. Vander Veer, meaning of the said deed of trust that the said Railroad Company should, and did, convey to the said complainant all and all manner of franchises, of every kind and description, however derived, and wherever situate, all and all manner of real estate, or interest therein, wherever such real estate may be situate, and all and all manner of personal property, of whatever nature or description the same might be at the date of the said deed of trust, owned or possessed by the said Railroad Company, or which might at any time thereafter during the continuation of the said trust, be acquired by the said Railroad Company, and also all choses in ac-tion, of every kind and description, in-cluding bills receivable, book accounts, traffic balances, all books of record and accounts of every kind and description, all papers, maps, inventions, and docu-ments in anywise referring or relating to the property or franchises thereby con-veyed; and also all franchises and property, and all personal rights or interests in any franchises or property, of every kind or description, real, personal or mixed, and wherever the same may be situate, that might at any time after the date of the said indenture be acquired by, or for, the said Railroad Company; all of which it was thereby covenanted should inure, by way of accretion, to the benefit and ad-

vantage of the said complainant, as trus-tee, and by way of further and better se-And, whereas, in and by the said decree all and singular the said property, fran-chises, rights, and subject-matter, were directed to be sold for the satisfaction of the said indeptedness, with interest there-on from the 8th day of April, A. D. 1895, at the rate of six per cent per annum, as well as of the costs, allowances and ex-penses of the said suit, as mentioned in the said decree, which bonded indebtedness, with interest thereon as aforesaid, up to the 3d day of June, A. D. 1895, will amount to the sum of \$1,170,874.35.

And, whereas, although upwards of twenty days have clapsed since the rendi-tion and entry of said decree, no payment whatever has been made of the said prinoipal indebtedness, or the interest there-on, or any other sums required by the said decree to be paid, or any part of either thereof, and they all remain due and

And, whereas, in and by the said decree it is, among other things, ordered, adjudged and decreed that all the said premises and property, real, personal and the said decree as aforesaid, wherever situate, including all and singular the estate, right, title, interest, possession, liens, claims, and demands, in law or in liens, claims, and demande, in law or in equity, of, or claimed by the defendant, The Santa Fe Southern Railway Company, of, in, or to the above described property, subject-matter and premises, or any part thereof, shall by the undersigned Special Master, thereunto appointed in and by the said decree, be sold as an entirety, and without an appraisment or right of redemption, at public suction, to the highest bidder therefor, in manner and form as hereinafter specified, and upon the terms prescribed in and by the said decree:

Therefore, I, the undersigned, Antonio Joseph, the said Special Master, acting Skilled Mechanics equity, of, or claimed by the defendant, The Santa Fe Southern Railway Com-

under and in pursuance of the said decree, do hereby give notice that on Monday, the third day of June, A. D. 1895, at 12 o'clock, noon, of the said day, at the front door of the county court house, in the city and county of Santa Fe, in the territory of New Mexico, I shall offer for sale, and then and there sell, as an entirety, to the highest bidder therefor, all and singular the said property, premises,

rights, franchises and subject-matter, upon the following terms and conditions: 1. The purchaser, when the property is struck down to him, shall at once pay to the said Special Master, on account of his purchase, the sum of \$25,000 in United States currency, or in such certified draft, certificate or check as may be satisfactory to the said Special Master, or any receiver's certificates then outstanding in this cause, at their face value, with accrued interest, or any receipts of the complainant or its solicitors, for or on account of costs, allowances, disbursements or expenses, taxed or allowed by the said court, or partly in cash and part-ly in any substitute therefor aforesaid.

Should the purchaser fail to make such payment at once, the said property, premises, rights, franchises, and subject-matter aforesaid shall be resold, the court reserving the right to consider such resale as made on account of said proposed purchaser, or as an original sale, but which sale, under such circumstances, shall be made at once, and without further advertisement.

3. The deposit received from the sucessful bidder shall be on account of the purchase price, and such further portion of the purchase price shall be paid in cash, as the court may from time to time direct, the court reserving the right to resaid District Court in the above entitled sell the premises and property in the servir, por via de acrecencia, para benecause, rendered on the 8th day of April, said decree directed to be sold, upon the cause, rendered on the 8th day of April, said decree directed to be sold, upon the A. D. 1895, and duly entered therein, the failure of the purchaser or purchasers, sum of \$1,160,238.83 was found and adhis, its, or their successors, legal reprejudged to be due and payable to the said complainant, for principal and interest sentatives or assigns, to comply within twenty days with any order of the court

4. The remainder of the purchase

value, with accrued interest.

5. Within thirty days from the confirmation of the said sale or sales, or such y deuds, o del redito sobre la misma, ni ter, particularly described in the said further time as the court may allow, on deed of trust and in the said decree, in- application of the purchaser, for good application of the purchaser, for good cause shown, the purchaser or purchasers of the said property shall complete payment of the entire amount bid to the said Special Master; and, on such payment, the said purchaser or purchasers shall be entitled to receive a deed of conveyance Texas, Santa Fe and Northern Railroad of the said property, premises and fran-Company, and also all the other railroads chises, from the said Special Master, and belonging to, or thereafter to be acquired by, the said Railroad Company, provided in and by the said decree, and together with all the lands, tracks, lines, to receive possession of the property acceptance. together with all the lands, tracks, lines, to receive possession of the property so rails, bridges, ways, buildings, piers, purchased from the parties holding possession of the same. Dated, at Santa Fe, this 8th day of May,

ANTONIO JOSEPH.

Special Master. TURNER, McCLURE & ROLSTON. JOHN H. KNAEBEL, CHARLES W. WATERMAN.

Solicitors for Complainant. Aviso de Venta.

TERRITORIO DE NUEVO MEXICO, Condado de Santa Fe. En la corte de distrito del primer dis trito judicial, en y por el condado de Santa Fe. En cancilleria. The Farmers' Loan and Trust Com-

The Texas, Santa Fe and Northern Railroad Company, The Santa Fe Southern Railway Company, Thomas B. Catron, John G. Albright, Ansel F. Goodrich, Daniel Cherry y Henry A. True, asociados como Goodrich, Cher-Co., Lionel D. Saxton y Edward F. Browne, asociados como Lionel D. Saxton & Co., Lionel A. Sheldon, Adam finado, Henry O. Bachelder y Edward L. Bachelder, socios sobrevivientes de la firma de Bachelder Brothers, Bachelder Brothers, B. M. Read, George H. Marshall, C. L. Wheeler, John Burns, A. J. Livingston, D. Livingston, Issac N. Stone, Ambrosio Ortiz, Cesaria R. de Ortiz, Juan B. Lucero, Dolores O. de Lucero, James B. Orman y William Crook, asociados como Orman & Crook, Charles H. Gildersleeve, The Second National Bank of New Mexico at Santa Fe y George C. Preston, De-

Por caanto, en y por decreto de dicha corte de distrito en la causa arriba titula-da, rendido el dia 8 de Abril, A. D. 1895, y debidamente registrado, la suma de \$1,160, 238.83, se hallo y se adjudico que se debia y era pagadera al dicho demandante por el principal y redito de los primeros bonos de hipoteca emitidos por la dicha Texas, Santa Fe and Northern Railroad Company, bajo los proviatos de una cierta escritura de fideicomiso para la se-guridad de dichos bonos, ejecutada y entregada por la dicha Compania Ferro-carrilera a la demandante, la cual llevaba fecha del dia 17 de Junio, A. D. 1882, y registrada en la oficina del escribano de pruebas y ex-officio registrador del dicho condado de Santa Fe el dia 18 de Julio A. D. 1882, en el libro C de Documentos de Hipoteca, en las paginas 66 hasta 79 in-clusive, por la cual la dicha Compania Ferrocarrilera traspaso al dicho deman-dante, como fideicomisario, toda y su-gular la propiedad, franquicias, derechos materia, particularmente descrita en dicha escritura de fideicomiso y en dicho decreto, incluyendo todo el derecho, titulo e interes que la dicha Compania Ferro-carrilera, The Texas, Santa Fe and Northcarrilera, The Texas, Santa Fe and North-ern Railroad Company, tenia entonces, o pueda haber adquirido de entonces en adelante, en y a todo, y singular, el ferro-carril de la dicha The Texas, San-ta Fe and Northern Railroad Com-pany y tambien todos los otros ferrocarriles pertenecientes o de ser en adelante adquiridos por dicha Com-pania Farrocarrilara, iuntamente con to-

pania Ferrocarrilera, juntamente con to-dos los terrenos, vias, lineas, rieles, puentes, trayectos, edificios, muelles, desem-barcaderos, estructuras, erecciones, cercas, paredes, aparatos, franquicias, privi-legios y derechos de la dicha Compania Ferrocarrilera, y tambien todas las loco-motoras, maquinas, tenders, carros, car-ruajes, herramienta, maquinaria, material fabricado y no fabricado, carbon, lena y enseres de toda clase, pertenecientes a la dicha Compania Ferrocarrilera; tambien todos los portagos, rentas, productos y gananciales sacados de dicha propiedad y todo derecho de recibir y recobrar lo mismo; tambien todo el estado, derecho, titulo e interes de la dicha The Texas,

acciones o bonos de cualquiera otra corporacion, asociacion u organizacion, o tanto interes de la dicha Compania Ferrocarrilera como se considere, en ley o en equidad, como subsistente o inherente a dichas premisas o cualquiera parte de le traspasaria al dicho demandante todas y toda clase de franquicias, de toda clase y descripcion, como quiera que se deri-ven, y en dondequiera que esten situadas, todas, y toda clase de propiedad raiz o interes en ella, en dondequiera que tal propiedad raiz este situada, y todos, y toda cluse de bienes muebles, de cualquiera naturaleza o descripcion que fuera en la fecha de la dicha escritura de fideicomiso, aduenada o poseida por la dicha Compania Ferrocarrilera, o que pudiere en cualquiera tiempo de alli en adelante durante la continuacion de dicho fideicomi-so, ser adquirido por la dicha Compania Ferrocarrilera, y tambien toda propiedad en litigio de cualquiera clase y descripcion incluyendo cuentas aceptables cuentas de libro, balances de trafico, to dos libros de registro y cuentas de toda clase y descripcion, todos los papeles, mapas, invenciones y documentos que de cualquiera manera se refieren o relacionan a la propiedad o franquicias tras-pasadas; tambien todas las franquicias y propiedad, y todos los derechos persona-les o interes en cualquiera franquicia o propiedad, de cualquiera clase o descripcion, raiz, mueble o mixta, y en donde quiera que la misma este situada, que pudiera en cualquier tiempo despues de la fecha de dicha escritura ser adquirida por o para la dicha Compania Ferrocarrilera; todo lo cual se estipulo por ella de ficio y provecho del dicho demandante como fideicomisario, y por via de mas y

mejor seguridad; Y, por cuanto, en y por el tal decreto, todos y singular la dicha propiedad, franquicias, derechos y materia, se or-denaron de vender para satisfacer dicha price may be paid either in money, or in bonds or overdue coupons secured by the said deed of trust, or the receiver's certipor ciento anual, asi como de los costos, ficates aforesaid, or by either one or sensiamientos y gastos de dicho pleito, more of such means of payment; each segun mencionado en dicho decreto, la said bond and overdue coupon to be re-ceived for such sum as the holder thereof la misma como antes dicho, hasta el dia would be entitled to receive under the 3 de Junio, A. D., 1895, amontara a la distribution ordered in and by the said suma de \$1,170,874.35.

certificates to be received at its face value, with accrued interest.

5. Within thirty described as the said receiver's do el lapso de veinte dias desde la rendicion y protocolo de diabatica. de cualquiera otra suma requerida por el dicho decreto de que se pague, ni de cual-quiera parte de ellas, y todas quedan de-

bidas y pagaderas; Y por cuanto, en y por dicho decreto entre otras cosas se ordena, adjudica y decreta que todas las dichas premisas y propiedad, raiz, muebles y mixta, dere-chos y franquicias, descritas en el dicho demandas, en ley o equidad, de, y reclama-dos por el demandado, The Santa Fe South-era Railway Company, de, en, o a la ar-riba descrita propiedad, materias y premisas, o cualquiera parte de ellas, seran, por el abajo firmado maestre especial, para ello nombrado en y por el dicho de-creto, vendidas en conjunto y sin avaluo o derecho de redencion, a publica subasta al mayor postor, en la manera y forma como aqui mas adelante especificado, y segun los terminos prescritos en, y por el dicho decreto.

Por tanto yo, el abajo firmado, Anto-nio Joseph, el dicho maestre especial, obrando segun y de conformidad con dicho decreto, por estas doy aviso que el Lunes, Tercer dia de Junio, A. D., 1895, a las 12, medio dia, de dioho dia, en la puer-ta de entrada de la casa de cor-tes del condado, en la ciudad y condado de Santa Fe, en el Territorio de Nuevo Mexico, ofrecere de venta, y entonces y alli vendere, en conjunto, al postor mas alto, toda y singular la dicha propiedad, premisas, derechos, franquicias y materias sobre los terminos y condiciones siguientes: 1. El com

se le remate, pagara inmediatamente al maestre especial, por cuenta de su com-pra, la suma de \$25,000 en moneda de los Estados Unidos, o en tal libranza certifi-cada, certificado o libramiento como sea satisfactorio al dicho maestre especial, o cualquiera certificados de interventor. pendientes en esta causa, a valor de su faz, con redito acumulado, o cualquiera recibo del demandante o sus abogados, por o en cuenta de costas, senalamiento, desembolsos, o gastos, tasados o concedidos por dicha corte, o parte en dinero y parte en cualquiera sustituto por el antes

2. Si el comprador falta a hacer tal pago iumediato, la dicha propiedad, pre-misas, derecbos, franquicias, y materias, antes dicho, se venderan de nuevo, reservandose la corte el derecho de considerar tal venta nueva como que se hizo a cuenta de dicho propuesto comprador, o como venta original, pero tal venta, bajo tales circunstancias, se hara inmediatamente, y sin mas aviso.

3. El deposito recibido del ofertante sera por cuenta del precio de compra, y
tal parte del precio de compra se pagara
en efectivo segun la corte lo dirija de
tiempo en tiempo, reservandose la corte
el derecho de vender de nuevo las premisas y propiedad que el decreto ordena de
venderas, a falta de que el comprador o
compradorse ano cama recesaria. compradores, su, o sus sucesores, repre-sentantes legales y asignados, en cumplir dentro de veinte dias con cualquiera orden de la corte en ese respecto.

4. Lo restante del precio de compra se pagara ya sea en dinero o en bonos o cupones de adeudo pasado asegurados por la dicha escritura de fideicomiso, o los certificados de interventor antes dicho, o por cualquiera uno o mas de tales melios de pagar; cada un tal bono y cupon de adeudo pasado se recibira por tal suma co-mo el tenedor del mismo estaria intitulado a recibir bajo la distribucion ordenada en y por tal decreto , y cada uno de los cer-tificados de dicho interventor de recibirse ai valor de su faz, con el correspondiente

5. Dentro de treinta dias de la confir macion de dicha venta o ventas, o tal macion de dicha venta o ventas, o tal tiempo mas como la corte permita, por aplicacion del comprador, por buena causa demostrada, el comprador o com-pradores de dicha propiedad, completaran el pago de la entera cantidad ofrecida al dicho maestre especial; y sobre tal pago, el dicho comprador o compradores esta-ran intitulados a recibir escritura de traspaso de dicha propiedad, premisas y franquicias, del dicho maestre especial, y de las otras partes en esta causa, segun provisto en y por el dicho decreto, y a recibir posesion de la propiedad asi com-prada, de las partes que tienen posesion de la misma. Fechado en Santa Fe, este dia 8 de Mayo, A. D' 1895.

Антоню Јонири, Maestre Especial
Tunna McCluna & Rolaton,

CHARLES WATERWAN Abogados por el Demandante. Re-Opening of Montenuma Hotel, Las Vegas Hot Springs.

JOHN H. KNARBEL,

This famous mountain resort will be re-opened June 20, 1895. The Mountain House, near by and under the same management, will be opened June 1. For passenger and hotel rates and general information call on agents Santa Fe route.

H. S. LUTE,

Agent, Santa Fe, N. M. GEO. T. NICHOLSON, G. P. A.

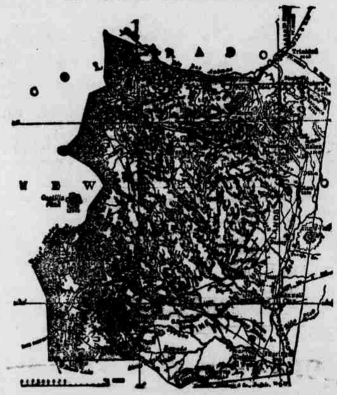
THE MAXWELL LAND GRANT

Farm Lands!

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Choice Mountain and Valley Lands near the Foot 1.113 FOR SALE



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